13.69 102.66/6M 01/01/02 to 01/25/02 @ 1,116.80 8,376.02/6M01/01/02 to 01/25/02 @ 24,814.26/6M 3,308.57 01/01/02 to 01/25/02 @ 1,903.45 14,275.92/6M 01/01/02 to 01/25/02 @ 1,087.79 8,158.42/6M 01/01/02 to 01/25/02 @ 5,966.88/6M 795.58 01/01/02 to 01/25/02 @ 1,533.29 11,499.66/6M 01/01/02 to 01/25/02 @ 14.44 108.31/6M 01/01/02 to 01/25/02 @ 6,723.78 33,618.88/1MEST01/25/02 to 02/01/02 @ 1,100.00 O TITLE GUARANTY OF HAWAII 47,000.00 GRANT THOMPSON LLP 315,000.00 O MCCORRISTON MILLER MUKAI 8,000.00 O TORKILDSON KATZ FONSECA JAFFE 33,618.88 EST to BANK OF HAWAII 33,618.88 TERE 8,802.03 TITLE GUARANTY ESCROW 312,498.00 COLLIERS MONROE FRIEDLANDER 513.00 g fee 12,400.00 21,102.64 ue Seller 100,000.00 232 0524 ue Geller

13,006,733.78

13,006,733.78

The undersigned read and understands the Controlled Business Arrangement Disclosure Statement from Title Guaranty Escrow Services, Inc.

\_\_\_\_\_ NAME OF ADDITIONAL SELLER(S) NAME OF BUYER(S) SPORTS SHINKO (KAUAI) CO., LTD. MILILANI GOLF CLUB, LLC OCEAN RESORT HOTEL WAIKIKI 175 PAOAKALANI ST, STE 300 HONOLULU HI 96815 SPORTS SHINKO (PUKALANI) CO., LTD. PUKALANI GOLF CLUB, LLC. OCEAN RESORT HOTEL WAIKIKI 175 PAOAKALANI ST, STE 300 HONOLULU HI 96815 PUKALANI STP CO., LTD. KG MAUI DEVELOPMENT, LLC. OCEAN RESORT HOTEL WAIKIKI 175 PAOAKALANI ST, STE 300 HONOLULU HI 96815 KG KAUAI DEVELOPMENT LIST OF ADDITIONAL PROPERTY(S) PROPERTY: (2)2/3/057/123 TMK ADDRESS : PROPERTY : : (1)9/5/001/035 ADDRESS : PROPERTY : TMK : ADDRESS : (1)9/5/001/076 PTOPERTY: (2)2/3/008/005 A ÆSS : PROPERTY : : (2)2/3/008/036 ADDRESS : PROPERTY : (2)2/3/009/039 TMK ADDRESS : PROPERTY: TMK (2)2/3/055/068 ADDRESS PROPERTY : (2)2/3/055/069 TMK ADDRESS : PROPERTY : (2)2/3/048/125 TMK ADDRESS : PROPERTY: (2)2/3/049/088 TMKADDRESS : PROPERTY : : (2)2/3/057/124 TMK ADDRESS : PROPERTY : (2)2/3/056/097 TMK ADDRESS : PROPERTY : (2)2/3/056/098 TMK ADDRESS : PPOPERTY: : (2)2/3/056/095 ESS 232 0525 PROPERTY : : (2)2/3/056/096 ADDRESS PROPERTY: STATEMENT IS CONTINUED - THE 3RD PAGE ATTACHED HERETO IS A PART HEREOF. DATED: 1/28/2002

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(2)2/3/057/121
TMK
ADDRESS
PROPERTY :
            (2)2/3/057/138
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PROPERTY :
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            (2)2/3/009/040
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            (2)2/3/061/114
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            (2)2/3/047/126
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            (4)2/8/014/007
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            (4)2/8/014/036
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\*Promissory Note of \$500,000.00 to Mililani Golf Club, LLC \*\*Promissory Note of \$500,000.00 to Pukalani Golf Club, LLC \*\*\*Promissory Note of \$500,000.00 to Kiahuna Golf Club, LLC

RETAIN THIS STATEMENT for possible income tax purposes.

(4)2/8/015/077

TMK

ADDRESS

:

:

PAGE

PAGE

## **ESCROW INSTRUCTIONS and GENERAL PROVISIONS OF ESCROW TRANSACTION**

To: Title Guaranty Escrow Services

he Parties agree to the sale and purchase or exchange of property described in the contract which has been received by escrow,

ou will collect and hold all documents and funds as shall be appropriate and necessary to close this escrow as provided in said Contract and these instructions. If the Parties have not delivered to you all appropriate and necessary documents, you are authorized to have them drawn for execution. You are authorized to deliver or record, or both, as appropriate, said documents and to thereafter apply and disburse the funds coming into your hands pursuant to said Contract, these instructions and the closing statement, when you have obtained said documents and funds and can obtain Title Insurance or Title Reports as designated in the closing statement with coverage equal to the total consideration and showing record title to said property vested in the Buyer subject only to: real property taxes and assessments not delinquent; covenants, conditions, rights, rights of way, easements and reservations now of record or in the instrument(s) to be recorded; and such other encumbrances, if any, as may be specified in said Contract, or accepted by the affected

### TENTATIVE CLOSING STATEMENTS ONLY

The Tentative Closing Statement is based upon a proration of charges as of a specified date and the understanding that all necessary payments will have been kept current to that date by the Parties. If the proration date changes or the necessary payments have not been kept current, you are authorized to close this escrow and, in connection with the closing, to make all necessary payments and adjust all prorations to the date of closing, unless another date has been otherwise specifically agreed upon by the Parties.

#### GENERAL PROVISIONS OF ESCROW TRANSACTION

- 1. Time is of the essence in this transaction. Any Party, not being in default, shall have all remedies available in law or in equity against any other Party for such other Party's default. If this escrow is not in condition to close as and when provided hereunder, or at the time of any extensions made pursuant to the Contract, any Party may, in writing, demand the delivery of any money, property or documents deposited with Escrow by that party. Escrow shall mail a copy of such demand to the other Party. Unless Escrow shall consider itself unable to comply with the demand, or the other Party shall object to the demand in writing within fifteen (15) days of the mailing by Escrow, Escrow shall comply with the demand. If the agreed upon closing date has passed, and Escrow has not received a written demand as provided above, Escrow shall continue to process this transaction and promptly close.
- 2. Funds received in this escrow may be deposited with other escrow funds in any Hawaii financial institution. No interest or dividends earned on such funds will be paid to a party to the escrow unless Escrow is specifically instructed to the contrary. The Parties acknowledge that federal law and regulations limit the amount of insurance on insured deposit accounts to \$100,000 per depositor. Escrow may have other deposit accounts in the financial institution in which the funds for this escrow are deposited. The cumulative effect of other accounts of Escrow may limit the amount of insurance available for the funds deposited in this escrow. The Parties agree that Escrow has no liability in the event of failure, insolvency or inability of a financial institution to pay funds deposited, or interest, upon demand for withdrawal. The sole responsibility of Escrow is to make the deposit. Any disbursement of funds deposited will require a minimum of one (1) business day's prior notice.
- 3. The Parties agree to pay all charges, including the fees of Escrow, incurred in connection with this transaction, even if the transaction does not close. Consent fees and other fees required to be paid in advance in order to process escrow may be paid by Escrow from funds held in escrow prior to closing.
- 4. Escrow's sole responsibility shall be to comply with the written instructions given to and accepted by it. Any amendment to these instructions must be in writing and accepted by Escrow. If there is any conflict between the Contract and these instructions, these instructions shall control. These instructions may be executed in counterparts, each of which shall be deemed an original and together shall constitute one and the same instrument.
- 5. Escrow assumes no responsibility for compliance with disclosure requirements under HRS 508-D, Mandatory Seller Disclosures in Real Estate Transactions
- 6. Escrow shall have no duty to inquire into or have responsibility for the form, content, due execution, genuineness, validity, sufficiency or enforceability of any agreement, documents, certification, or other papers received by Escrow. The Parties acknowledge that Escrow will assume that all papers received by it have been signed by the proper persons, that such persons had capacity and authority to so sign, and that such papers have been signed by the persons whose signatures purport to appear thereon. Escrow shall have no duty to inform any Party regarding any facts which Escrow may have acquired outside this transaction and which concern the property covered by the Contract of the Parties.
- 7. In most instances, each Party's Tentative Closing Statement and Final Closing Statement will differ. Copies of such statements will be furnished only to the Party named therein and such Party's real estate agent. As required by law, any lender involved in the transaction will receive a copy of each Party's Statements.
- 8. Unless otherwise agreed upon, all prorations and adjustments shall be made as of the date upon which the appropriate documents are recorded. All adjustments and prorations shall be made on the basis of a 30-day month. All disbursements shall be made by Escrow's check
- 9. The Parties acknowledge that Escrow is not a title abstractor or title insurer. Escrow shall have only the duty to obtain title insurance or other title coverage as required by the Contract. Escrow shall have no responsibility for loss attributable to defects in title, except for such loss as may be caused by Escrow's failure to obtain the required title insurance or title coverage. It is the duty of the Parties to determine all physical serior in the property, including any facts which a correct survey or inspection of the property would disclose (for example, position or existence of existence of sets), so not set and location of improvements).
- any dispute arises between the Parties or between any or all of the Parties and Escrow, or any demand is received by Escrow or Escrow is uncertain as to its duties hereunder, Escrow may at its sole election aut any liability to it. (1) await, without taking any action, the determination of such dispute by the Parties; or (2) file a suit in interpleader or institute other action in any court of competent jurisdiction for the purpose on ... g the respective rights and duties of Escrow and the Parties adjudicated. The Parties shall be liable to Escrow for all costs and expenses, including reasonable attorney's fees, incurred by Escrow in connection with any dispute or legal action.
- 11. Escrow shall be responsible for obtaining a Non-Foreign affidavit or other exemption form pursuant to Section 1445 of the IRS Code of 1984, as amended (FIRPTA) and a Non-Resident affidavit or other exemption form pursuant to Section 235-68 HRS, as amended (HARPTA). However, escrow shall have no liability or responsibility with respect to determining whether the transferor is a foreign person (FIRPTA) or a non-resident (HARPTA) under such sections. If FIRPTA/HARPTA payments are to be made by escrow to the IRS and/or State of Hawaii Department of Taxation, escrow will prepare the FIRPTA/HARPTA forms to attach to the payments and charge seller \$25.00 per FIRPTA/HARPTA form. If the seller has applied for reduction in the withholding amount, escrow will require its withholding agreement to be signed by seller, buyer and broker prior to closing. In order for escrow to collect payments or withhold, escrow must have written instructions from the buyer to this escrow.
- 12. Sale of Residential Leasehold Property Sellers are required by State Law to provide Buyers with certain documents for review in the sale of residential leasehold property. Escrow will not be responsible for compliance with Hawaii S Residential Leasehold Disclosure Law, Act 168, Session Laws of Hawaii 1989, as amended (Sections 514A-61, 516-71 and 516D-11, Hawaii Revised Statutes).
- 13. In order to clear and fully disburse upon any account which Escrow deems dormant, Escrow reserves the right to: (1) Forward a final notice to whom Escrow believes is the appropriate party; (2) assess a reasonable processing fee and deduct that fee from the balance remaining in the dormant account after expiration of thirty (30) days from the date of final notice; and, (3) escheat the balance of funds by forwarding any moneys remaining in the dormant account to the State of Hawaii, pursuant to Chapter 523A, Hawaii Revised Statutes.
- 14. "Contract" means the agreement (including amendments, if any) received by Escrow pertaining to this transaction. "Escrow" means Title Guaranty Escrow Services, Inc., a Hawaii corporation. "Party" means each Buyer and Seller, and in any exchange transaction, each Principal. "Financial institution" means any bank, savings and loan association, financial services loan company or credit union whose accounts are insured by the Federal Deposit Insurance Corporation, The National Credit Union Share Insurance Fund or other similar or successor program of federal insurance. The liability of all Parties shall be joint and several unless otherwise expressly stated. All duties, rights and benefits hereunder shall inure to and be binding upon the Parties and their respective heirs, personal representatives, successors and assigns.

## PLEASE SIGN BELOW - RETURN ONE COPY TO ESCROW This Settlement Statement which I have prepared is a true and accurate account I have carefully reviewed this Settlement Statement and to the best of my of this transaction. I have caused or will cause the funds to be disbursed in knowledge and belief, it is true and accurate statement of all receipts and accordance with this statement. disbursements made on my account or by me in this transaction. I further certify that I have received a copy of this Settlement Statement. I certify that copies of this Statement have been mailed or delivered to the Buyer and Seller named herein. THESE ESCROW INSTRUCTIONS ARE ACCEPTED BY THE UNDERSIGNED. Future Mailing Address: Settlement Agent TITLE GUARANTY ESCROW SERVICES, INC. $232 \ 0527$ Date

WARNING: It is a crime to knowingly make false statements to the United States on this or any other similar form. Penalties upon conviction can include a fine and imprisonment. For details see: Title 18 U.S. Code Section 1001 and Section 1010.

To view this form in a larger print, go to tgexpress.tghawaii.com in the real estate forms library.

DATED:

1/28/2002

FINAL SELLER STATEMENT FOR ITEM A

SPORTS SHINKO (WAIKIKI), CO., LTD

Case 1:04-cv-00126-ACK-BMK Document 104-30 Filed 02/21/2006 F SHINKO (WAIKIKI), CO., LTD ESCROW NO: A2-101-0200-0001 Page 5 of 7

OCEAN RESORT HOTEL WAIKIKI 175 PAOAKALANI ST, STE 300

RPT DATE : 2/01/2002

CLOSE DT : 1/30/2002

PROPERTY : OCEAN RESORT HOTEL (1)2/6/027/007 CPR: TMK ADDRESS 175 PAOAKALANI AVE

HONOLULOU HI

ESCROW AGENT:

TITLE GUARANTY ESCROW SERVICES, INC.

MAIN OFFICE

CONTRACT DATE : 1/15/2002

235 QUEEN ST HONOLULU HI 96813

HONOLULU HI 96815

ATTN BARBARA PAULO

\_\_\_\_\_ DEBITS/CHARGES DESCRIPTION 

Sales/purchase price

5,500,000.00

4,500,000.00 Promissory Note Prorata items as of 1/30/2002 6,474.00/6M R.P. taxes 01/01/02 to 01/30/02 @ 1,043.03 18,835.90 01/01/02 to 01/30/02 @ 116,912.47/6M R.P. taxes 2,087.35 01/01/02 to 01/30/02 @ 12,955.97/6M R.P. taxes Assessment fees 01/01/02 to 01/30/02 @ Assessment fees 01/01/02 to 01/30/02 @ 292.50/6M 47.13 851.02 5,282.19/6M 94.31 Assessment fees 01/01/02 to 01/30/02 @ 585.36/6M Title search to TITLE GUARANTY OF HAWAII 300.00 Attorney fee to ASHFORD & WRISTON 5,000.00 37,591.56 Disbursement to ARCHITECTS HAWAII 30.71 Assessment Fees to CITY & COUNTY OF HONOLULU 30.71 ASSESMENT FEE 542.58 ssment Fees to CITY & COUNTY OF HONOLULU 542.58 SESMENT FEE 61.48 Assessment Fees to CITY & COUNTY OF HONOLULU 61.48 ASSESMENT FEE 3,919.25 Escrow fee to TITLE GUARANTY ESCROW 178,973.90 Commission to COLLIERS MONROE FRIEDLANDER 75.00 Record'g/filing fee 4,950.00 Conveyance tax 745,596.78 Net proceeds due Seller

TOTAL

5,500,000.00

5,500,000.00

The undersigned read and understands the Controlled Business Arrangement Disclosure Statement from Title Guaranty Escrow Services, Inc.

LIST OF ADDITIONAL PROPERTY(S) PROPERTY: OCEAN RESORT HOTEL IMK : (1)2/6/027/008
ADDRESS : 2556 CARTWRIGHT RD

PROPERTY: OCEAN RESORT HOTEL
TMK: (1)2/6/027/050
7 'SS: 2562 CARTWRIGHT RD

\*\*\* A2-101-0200-0001 \*\*\*\*\*\*\* FINAL SELLER STATEMENT FOR ITEM A \*\*\*\*\* PAGE . 2

# Case 1:04-cv-00126-ACK-BMK Document 104-30 Filed 02/21/2006 Page 6 of 7 ESCROW INSTRUCTIONS and GENERAL PROVISIONS OF ESCROW TRANSACTION

To: Title Guaranty Escrow Services

The Parties agree to the sale and purchase or exchange of property described in the contract which has been received by escrow.

in will collect and hold all documents and funds as shall be appropriate and necessary to close this escrow as provided in said Contract and these Instructions. If the Parties have not delivered to you all an earn necessary documents, you are authorized to have them drawn for execution. You are authorized to deliver or record, or both, as appropriate, said documents and to thereafter apply and disburse the funds contract, in the closing statement, when you have obtained said documents and funds and can obtain Title Insurance or Title Reports as designated in the closing statement with coverage equal to the total consideration and showing record title to said property vested in the Buyer subject only to: real property taxes and assessments not delinquent; covenants, conditions, rights, rights of way, easements and reservations now of record or in the instrument(s) to be recorded; and such other encumbrances, if any, as may be specified in said Contract, or accepted by the affected Planty.

### TENTATIVE CLOSING STATEMENTS ONLY

The Tentative Closing Statement is based upon a proration of charges as of a specified date and the understanding that all necessary payments will have been kept current to that date by the Parties. If the proration date changes or the necessary payments have not been kept current, you are authorized to close this escrow and, in connection with the closing, to make all necessary payments and adjust all prorations to the date of closing, unless another date has been otherwise specifically agreed upon by the Parties.

### GENERAL PROVISIONS OF ESCROW TRANSACTION

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- 2. Funds received in this escrow may be deposited with other escrow funds in any Hawaii financial institution. No interest or dividends earned on such funds will be paid to a party to the escrow unless Escrow is specifically instructed to the contrary. The Parties acknowledge that federal law and regulations limit the amount of insurance on insured deposit accounts to \$100,000 per depositor. Escrow may have other deposit accounts in the financial institution in which the funds for this escrow are deposited. The cumulative effect of other accounts of Escrow may limit the amount of insurance available for the funds deposited in this escrow. The Parties agree that Escrow has no liability in the event of failure, insolvency or inability of a financial institution to pay funds deposited, or interest, upon demand for withdrawal. The sole responsibility of Escrow is c make the deposit. Any disbursement of funds deposited will require a minimum of one (1) business day's prior notice.
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  - 5. Escrow assumes no responsibility for compliance with disclosure requirements under HRS 508-D, Mandatory Seller Disclosures in Real Estate Transactions
- 6. Escrow shall have no duty to inquire into or have responsibility for the form, content, due execution, genuineness, validity, sufficiency or enforceability of any agreement, documents, certification, or other papers received by Escrow. The Parties acknowledge that Escrow will assume that all papers received by it have been signed by the proper persons, that such persons had capacity and authority to so sign, and that such papers nave been signed by the persons whose signatures purpor to appear thereon. Escrow shall have no duty to inform any Party regarding any facts which Escrow may have acquired outside this transaction and which concern the property covered by the Contract of the Parties.
- 7. In most instances, each Party's Tentative Closing Statement and Final Closing Statement will differ. Copies of such statements will be furnished only to the Party named therein and such Party's real estate agent. As required by law, any lender involved in the transaction will receive a copy of each Party's Statements.
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- 10. If any dispute arises between the Parties or between any or all of the Parties and Escrow, or any demand is received by Escrow or Escrow is uncertain as to its duties hereunder, Escrow may at its sole election ut any liability to it. (1) await, without taking any action, the determination of such dispute by the Parties; or (2) file a suit in interpleader or institute other action in any court of competent jurisdiction for the purpose respective rights and duties of Escrow and the Parties adjudicated. The Parties shall be liable to Escrow for all costs and expenses, including reasonable attorney's fees, incurred by Escrow in connection is pute or legal action.
- 11. Escrow shall be responsible for obtaining a Non-Foreign affidavit or other exemption form pursuant to Section 1445 of the IRS Code of 1984, as amended (FIRPTA) and a Non-Resident affidavit or other exemption form pursuant to Section 235-68 HRS, as amended (HARPTA). However, escrow shall have no liability or responsibility with respect to determining whether the transferor is a foreign person (FIRPTA) or a non-resident (HARPTA) under such sections. If FIRPTA/HARPTA payments are to be made by escrow to the IRS and/or State of Hawaii Department of Taxation, escrow will prepare the FIRPTA/HARPTA forms to attach to the payments and charge seller \$25.00 per FIRPTA/HARPTA forms to attach to the payments and charge seller \$25.00 per FIRPTA/HARPTA forms to attach to the payments and charge seller \$25.00 per FIRPTA/HARPTA forms to attach to the payments are to be some of the section of the seller has applied for reduction in the withholding amount, escrow will require its withholding agreement to be signed by seller, buyer and broker prior to closing. In order for escrow to collect payments or withhold, escrow must have written instructions from the buyer to this escrow.
- 12. Sale of Residential Leasehold Property Sellers are required by State Law to provide Buyers with certain documents for review in the sale of residential leasehold property. Escrow will not be responsible for compliance with Hawaii's Residential Leasehold Disclosure Law, Act 168, Session Laws of Hawaii 1989, as amended (Sections 514A-61, 516-71 and 516D-11, Hawaii Revised Statutes).
- 13. In order to clear and fully disburse upon any account which Escrow deems dormant, Escrow reserves the right to: (1) Forward a final notice to whom Escrow believes is the appropriate party; (2) assess a reasonable processing fee and deduct that fee from the balance remaining in the dormant account after expiration of thirty (30) days from the date of final notice; and, (3) escheat the balance of funds by forwarding any moneys remaining in the dormant account to the State of Hawaii, pursuant to Chapter 523A, Hawaii Revised Statutes.
- 14. "Contract" means the agreement (including amendments, if any) received by Escrow pertaining to this transaction. "Escrow" means Title Guaranty Escrow Services, Inc., a Hawaii corporation. "Party" means each Euger and Seller, and in any exchange transaction, each Principal. "Financial institution" means any bank, savings and loan association, financial services loan company or credit union whose accounts are insured by the Federal Deposit Insurance Corporation, The National Credit Union Share Insurance Fund or other similar or successor program of federal insurance. The liability of all Parties shall be joint and several unless otherwise expressly stated. All duties, rights and benefits hereunder shall inure to and be binding upon the Parties and their respective heirs, personal representatives, successors and assigns.

### PLEASE SIGN BELOW - RETURN ONE COPY TO ESCROW

I have carefully reviewed this Settlement Statement and to the best of my knowledge and belief, it is true and accurate statement of all receipts and disbursements made on my account or by me in this transaction. I further certify that I have received a copy of this Settlement Statement.	This Settlement Statement which I have prepared is a true and accurate account of this transaction. I have caused or will cause the funds to be disbursed in accordance with this statement.
	! certify that copies of this Statement have been mailed or delivered to the Buyer and Seller named herein.
	THESE ESCROW INSTRUCTIONS ARE ACCEPTED BYTHE UNDERSIGNED.
Future Mailing Address:	Settlement Agent TITLE GUARANTY ESCROW SERVICES, INC.
	232 0530
	Date

To view this form in a larger print, go to tgexpress.tghawaii.com in the real estate forms library.

DATED: 2/01/2002

Rev. 09/00)

\* SEVEN HUNDRED FORTY FIVE THOUSAND FIVE

HUNDRED NINETY SIX DOLLARS AND SEVENTY

SPORTS SHINKO (WAIKIKI) CORPORATION

HONOLULU, HAWAII
ESCROW CUSTODIAL ACCOUNT

EIGHT CENTS

1213 HEAD OFFICE BANK OF HAWAII

HONOLULU, HAWAII

/ 20 VOID IF NOT CASHED WITHIN 60 DAYS

DATE 2/04/2002

\*\*\*745596.78

Title Guaranty Escrow Services, Inc. ESCROW CUSTODIAL ACCOUNT

SY Gen Ogono

Two Signatures Required on Amounts Over \$100.00

# 226019# # 12130102B# 0001#029630#

TCD DESCRIPTION B/S BREAKDOWN DESCRIPTION AMOUNT
CODE CODE CODE
4L PROCEEDS 745,596.78

2/04/2002

BARBARA PAULO/BTP

745,596.78

NO. 101-101 226019

Title Guaranty Escrow Services, Inc.

HONOLULU, HAWAII

ESCROW CUSTODIAL ACCOUNT

PLEASE DETACH BEFORE DEPOSITING